भागामा छ । है । विभागा भ



UNITED STATÉS DEPARTMENT OF COMMER Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FIRST NAMED APPLICANT **APPLICATION NUMBER** FILING DATE ATTORNEY DOCKET NO. 08/657,750 05/30/96 MADNICK MIT-058 of this is a firmer well to only the a consist of edita bout reacht, was in act or in the title in a service who is it made. conficience is a contract of the new and the warmilled forces අවුණා විය යටයුටු මේ අමණය යාවේදී හේ නොවෙනවා යම් යට අමෙන් රාජ් මේ අප අතාවේදී වා වෙනවා මේ මේ මේ අවුණය වෙන ඇති වෙන් (SELC) 2 6 . G; .301 1.101 1 LM21/1021

EATENT ADMINISTRATOR OF THE PROPERTY OF THE PROPERT **EXAMINER ART UNIT** HIGH STREET TOWER SET TO STOP 1250 HTGH OSTREET OF STATE OF THE DESIGNATION OF THE STATE BOSTON MA 02110 success that fearly settlements post in the stopy of all matrix, in largers to the first contribution of party or principles. DATE MAILED: or health of this is depoted based is both a rail induced. Then let the ingreat the depote the **INTERVIEW SUMMARY** of the lite us recticate a confect that recipility and it comits and the literary to 1070 when a maner of sunce enough a All participants (applicant; applicant's représentative; PTO personnel); (3) "நூல் நிரும் பிரிவின் நடித்தின் விளியில் இரும். ஓ**்** நாள்ள விறுவக்கள் நிரும் நிரும் விளியில் நிரும். ANFO was all oft in cultoquarid laga oid i... in (4) has been laga addingto liberary over our moderal made in the lagar of to the operation consideration of the constant of the increase of a transformation of the property of the phone of the constants my mention of the man production of the control of Type: Telephonic Personal (copy is given to applicant applicant's representative). Exhibit shown or demonstration conducted: Yes No If yes, brief description: animised in secon (pleastendor la surracial) water struto eagli Not at all participations (area this table case or about each). Agreement was reached. was not reached. because on the hencemen are predeced a distance of all material and control of a base on a core, on it was all the har Claim(s) discussed: An experiment and agreement were not used that it according to the supplementation of the properties o the alignment of the examiner who conducted the interview in Description of the general nature of what was agreed to if an agreement was reached, of any other comments. Applicant any und deliques for at the Cottes parties Found the copy the applicant se and maintained that it should be notice brish on that the later on Some my form which are considered a confinere as he come which will be present in the point of the later and some on the species of the species and the species of the sp A currelete and proper recordation of the substance of any entirelete abouted include of Ward (extensionly applicable items; (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable. must be rattached): Also, where no copy of the amendments which would render the claims allowable is available; a summary thereof must be attached.) 3) a brief identification of the general turust of the principal arguments presented to the examiner. The identification of arguments meet not be lengthy or 1. Autris not necessary for land to the control of the substance of the little for the little for the little for the land at the control of the substance of the little for the little for the land of or tribust of the principal arguments made to the examinar can be understood in the context of the application file. Of source, the applicant may desire to Unless the paragraph above has been checked to indicate to the contrally AFORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW: (See MPEP SECION 713:04): If a response to the asponse action has are ready selectified; APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE WALLEY TO HAVE A ADDICATED RESORT OF the substance of an interview. If the record is not completed a social and the Addition of the substance of an interview. If the record is not complete a social and the social a 2: The the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections means. rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked. Injection moved be carefully obracked to determine the accuracy of any argument or statement attributed in the Examiner Note? You must sign this form unless it is an attachment to another form a seed a pass anish second ment a color setting corts his or her version of the stetement attributed to term. If the record is FORMIPTOE-413 (REVI) sejmenti additio sensisdua anti gnib and reopeg anti no "NO bricks well-incli-i cumpa hi end accumbe, the ne examiner a lada